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U.S. APPLICATION NO.			Emer Manage			Washington, D.C. www.u	
09/857679			PIRST NAMED APPLICA	NT	ATT	Y. DOCKET NO.	
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1	INTERN	INTERNATIONAL APPLICATION NO.					
ANDRUS SCEALES STARKE & SAWALL 100 EAST WISCONSIN SUITE 1100				1	PCT/NO99/00366		
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NOTIFICATION	OF MISS	SING REOI	TREMENTS IN	DATE MA	WLED: U	6 JUL 2001	
NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)							
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1. The following items have been submitted by the applicant or the 1B to the United States Patent and Trademark Office as a Designated Office (37 CFR 1.494) an Elected Office (37 CFR 1.495):							
(M. Indication of Case) Party of							
Copy of the i	international applicati	rnational application into English.					
Oath or Decla	aration of inv	ventors(s).	Translation of Arti	cle 19 amendments in	on mio Engi no English	isn.	
Copy of Article 19 amendments. Copy of Article 19 amendments. Other:							
Priority Document.							
Translation of							
Translation of Annexes to the International Preliminary Examination Report into English.							
2. Applicant has reques	sted early no	ocessina undo-	26 11 0 0 00000				
2. Applicant has reques the indicated items in parag prior to 20 or 30 months fr	raph 3 belov	W. The Basic N	lational England the	as not filed the follow	ing indicated	l items and/or	
prior to 20 or 30 months fr	om the prior	ity date to avoi	d abandonment	by of the international	application	must be filed	
U.S. Basic Na	tional Fee.		Copy of the interna	tional application			
3. The following items MT	TOTEL C						
3. The following items MU acceptance under 35 U.S.C	081 be furni 371	shed within the	period set forth below	in order to complete	the requirem	ients for	
a. Translation	of the applic	ation into Engl	sh. A processing fee v	#U 1			
_i carre	in mansiano	n is defective fo	r the reasons indicated	on the attached Norice	e of Defection	170	
Translatio	on.	r .			c of Defective	ve	
appropria	ce for provid	ling the translat	ion of the application a	nd/or the Annexes lat	er than the		
appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)). C. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying the application (preferably by the international application.							
the application (preferably by the International application number and international filing date). A							
surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority							
The curren	nt nath or de	alometica. de		and an or so mondis	nom me pro	ority	
The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated on the attached PCT/DO/EO/917.							
U. Surcharge for providing the oath or declaration later than the appropriate 20 and 20							
priority da	ie (37 CFR	1.492(e)).	and the ap	propriate 20 or 30 mg	onths from th	ie	
claim fee are received.	<u>:</u>	as a larg	e entity small entity	, including any requir	red multiple	denondona	
4. Additional claim fees of \$ as a large entity small entity, including any required multiple dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due (37 CFR 1.492(g)). See attached PTO-875.							
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5. Applicant has not subm PCT/DO/EO/920.	nitted the req	uired sequence	listing pursuant to 37 (FR 1 221 1 225 C			
PCT/DO/EO/920.			01	27 K 1.021-1.023. Se	æ attached		
ALL OF THE ITEMS SET	FORTH IN	3(0) 3(4) 4 4	AVD #				
ALL OF THE ITEMS SET MONTHS FROM THE DA' THE PRIORITY DATE FO	TE OF THI	S NOTICE OF	ND 5 ABOVE MUST	BE SUBMITTED W	THIN TW	O (2)	
THE PRIORITY DATE FO	R THE AD	DI ICATION	WHICHEVER IS LAT	TER FAILURE TO	1.495 applie	s) FROM	
The time period set above may 1.136(a).	y be extende	d by filing a pe	ition and fee for	:			
1.136(a).		,B a 1/2	and the for extens	ion of time under the	provisions of	of 37 CFR	
6. If box 3a or 3c is checked	a translation	s of the Air					
6. If box 3a or 3c is checked. Annexes will be cancelled. A 7. The Article 19 amendme	processing f	t of the Annexe ce will be rean	s MUST be submitted to	no later than the time	period set at	ove or the	
/. The Article 19 amendme	ents are cand	elled since a to	instation was not provide	ian 20 or 30 months f	rom the prio	rity date.	
Applicant is reminded that any address given in the heading ar	communica	tion to the Unit	ed States Datase and T				
address given in the heading ar	nd include th	e U.S. applicat	on no. shown shove (idemark Office must b	e mailed to	the	
address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5) A copy of this notice MUST be returned with this response. Enclosed: PCT/DO/E0/917							
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